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treatise itself will be found in 5 COLUMBIA LAW REVIEW, 68, 176, 252, 412. The present supplementary volume maintains the high standard of the original work. The new material is arranged under the same section numbers and section headings as appear in the treatise itself. This new material consists chiefly of citations to the late cases (1904-1907) applying the law of Evidence. Some four thousand cases are cited. In accordance with the plan of the original work the statutes also are collected. Few changes in the text have been made. Most conspicuous among such changes are those concerning the new immunity statutes and the decisions inter preting them (p. 26 et seq.). The Thaw trial has led to two new sections (§§ 262, 263). That Mr. Wigmore's laborious researches have not dulled his sense of humour is evident in many places. The interesting cross-examination on page ninety is an illustration. The book is just what one would expect it to be, excellent. There have been no striking changes in the subject to record.

A new index to the entire treatise is added. This is more detailed than the index in the fourth volume and will be appreciated by those who have not had time to familiarize themselves with Mr. Wigmore's classification of the subject.

A TRUSTEE'S HANDBOOK. By AUGUSTUS PEABODY LORING. Third Edition. Boston: Little, Brown & Co. 1907. pp. xxxvi, 224.

In his preface to the first edition the author said, "This little book is meant to state, simply and concisely, the rules which govern the management of trust estates, and the relationship existing between the trustee and the beneficiary." This purpose involves the difficulty of brevity and accuracy. The terseness and precision with which the various principles are stated is admirable. That the book is acceptable sufficiently appears from the fact that it has reached a third edition within nine years.

While it was prepared mainly for the guidance of the non-professional trustee, as well as for the professional reader, it can be heartily recommend to the law student who wishes a clue to follow in his first study of the Law of Trusts, or for assistance in review.

There are a considerable number of inaccuracies in the notes, which should not appear in a third edition. Cases that properly might be cited only from the Reporter System in 1898, or 1900, now should have references to the State Reporters. The Note on page VIII should mention Professor Ames' Case Book on Trusts. For while the frequent references to "Ames" in the body of the book are intelligible to most readers, it is scant courtesy thus to dismiss a work to the author of which the writer is so obviously indebted.

REVIEWS TO FOLLOW:

MARKETABLE TITLE TO REAL ESTATE, BEING ALSO A TREATISE ON THE RIGHTS AND REMEDIES OF VENDORS AND PURCHASERS OF DEFECTIVE TITLES (AS BETWEEN THEMSELVES). Second Edition. By Chapman W. Maupin. New York: Baker, Voorhis & Co. 1907. pp. lxxvi, 910.